A

4225 Executive Square

Suite 1400 La Jolla, California

Telephone

Facsimile 858 678-5099

Web Site www.fr.com

858 678-5070

92037

FISH & RICHARDSON P.C.



February 10, 2000

Attorney Docket No.: 10980/010001/122315.5 LK

Box Patent Application

Assistant Commissioner for Patents Washington, DC 20231

Presented for filing is a new original patent application of:

Applicant: SIVAN TAFLA

Title:

METHOD AND SYSTEM FOR DYNAMICALLY SUPERIMPOSING

ON A BACKGROUND OBJECT DOWNLOADED THROUGH THE

INTERNET

Enclosed are the following papers, including those required to receive a filing date under 37 CFR 1.53(b):

	Pages
Specification	8
Claims	7
Abstract	1
Declaration	3
Drawing(s)	5

Enclosures:

- Assignment cover sheet and an assignment, 3 pages, and a separate \$40 fee.
- Small entity statement. This application is entitled to small entity status.
- A certified copy of the priority application will be filed at a later date.
- Postcard.

CERTIFICATE OF MAILING BY EXPRESS MAIL

Express Mail Label No.	EL528185192US
------------------------	---------------

I hereby certify under 37 CFR §1.10 that this correspondence is being deposited with the United States Postal Service as Express Mail Post Office to Addressee with sufficient postage on the date indicated below and is addressed to the Assistant Commissioner for Patents, Washington, D.C. 20231.

	February 10, 2000	
Date of Deposit	Λ	
11 17 6	11 + 1	
101 9	Maris me	
17/-1.	and may much	
Signature	΄ Α	
U	U	

Mike Augustine
Typed or Printed Name of Person Signing Certificate

BOSTON

DELAWARE

NEW YORK

SILICON VALLEY

SOUTHERN CALIFORNIA

TWIN CITIES

WASHINGTON, DC

FISH & RICHARDSON P.C.

Assistant Commissioner for Patents February 10, 2000 Page 2

Under 35 USC 119, this application claims the benefit of a foreign priority application filed in Israel, serial number 133560, filed December 16, 1999.

There are 50 total claims, 10 independent.

Basic filing fee	\$345
Total claims in excess of 20 times \$9	\$270
Independent claims in excess of 3 times \$39	\$273
Fee for multiple dependent claims	\$0
Total filing fee:	\$888

A check for the filing fee is enclosed. Please apply any other required fees or any credits to deposit account 06-1050, referencing the attorney docket number shown above.

If this application is found to be incomplete, or if a telephone conference would otherwise be helpful, please call the undersigned at (858) 678-5070.

Kindly acknowledge receipt of this application by returning the enclosed postcard.

Please send all correspondence to:

SCOTT C. HARRIS Fish & Richardson P.C. 4225 Executive Square, Suite 1400

La Jolla, CA 92037

Respectfully submitted,

Scott C. Harris

Reg. No. 32,030

Enclosures SCH/nsg

		ENT (DECLARATION .9(1) AND 1.27 (c)) - S	•		Docket No.
Ser	ial No.	Filing Date	Pa	atent No.	Issue Date
Applicant/ Patentee:	AD4(FOUR)EVI	ER INTERNET TECHNO	LOGIES LTD.		
invention:		SYSTEM FOR DYNAMI D OBJECT DOWNLOAD	•	•	MEDIA ON A
				· .	
I hereby de	clare that I am:				
⊠ a	n official of the si	mall business concern ide	powered to act on	•	ern identified below;
•	_	4(FOUR)EVER INTERNI 14A Aba Hillel Silver St.,			
of Title 35, not exceed average ov basis durin directly or it has the pov	United States C 500 persons. Fer the previous g each of the p ndirectly, one cover to control bot clare that rights	ode, in that the number of purposes of this statem fiscal year of the concernate periods of the fiscal yncern controls or has the h.	f employees of the nent, (1) the numbe of the persons er ear, and (2) cond power to control to been conveyed to	e concern, including or of employees of employees of mployees of mployees of a full-terns are affiliates the other, or a third to and remain with	under Section 41(a) and (b) g those of its affiliates, does the business concern is the time, part-time or temporary of each other when either, a party or parties controls or the small business concern
	the specificatio	n filed herewith with title a	s listed above.		
		identified above.			
	the patent iden	ified above.			·
organization person, other	n having rights to er than the inve ich would not qu	n the invention is listed o ntor, who could not quali	n the next page a fy as an independ	nd no rights to the lent inventor unde	each individual, concern or e invention are held by any er 37 CFR 1.9(c) or by any nonprofit organization under
				•	
	••			•	

	7	-
	.Nº mil Buil Bum after	
	200	=
	3	
	Trust dust	
	E C	
	E	
	Butt Been	=
	Heres	
	ē,	
	il and	=
•	thank thank	=
	ili.	=
	•	

•						
🗵 no suc	ch person,	concern or orga	anization ex	dists.	*	
☐ each s	such perso	on, concern or o	rganization	is listed below.		
	•					•
FULL NAME						•
ADDRESS _		<u> </u>	·			Nonprofit Organization
•		Individual	ب	Small Business Concern		Nonprofit Organization
FULL NAME		· · · · · · · · · · · · · · · · · · ·				
ADDRESS _		Individual		Small Business Concern		Nonprofit Organization
FULL NAME	. –		•	·		
ADDRESS					· · · · · ·	,
_		Individual		Small Business Concern	. 🗖	Nonprofit Organization
FULL NAME			 		. .	
ADDRESS		·		Small Business Concern	·	Nonprofit Organization
•	. •	Individual	. •	Small Business Conceil		Honpront Organization
entitlement to maintenance for	the duty small en ee due aft	to file, in this a lity status prior er the date on w	application to paying hich status	or patent, notification of any or at the time of paying, tas a small entity is no longer	he earliest appropriate	of the issue fee of e. (37 CFR 1.28(b))
entitlement to maintenance for I hereby declar information and willful false sta Title 18 of the	the duty small en ee due afte are that all d belief ar stements a United Sta	to file, in this a tity status prior er the date on w statements ma e believed to b and the like so a tes Code, and	application to paying, which status ade herein true, and made are pthat such w	or patent, notification of any , or at the time of paying, t	he earliest appropriate ue and that were mad ment, or bo pardize the	of the issue fee of a control of the issue fee of a control of the
entitlement to maintenance for a line of the land of the land patent issue any patent issue maintenance for a line of the land patent issue any patent issue maintenance for a line of the land patent issue any patent issue maintenance for a line of the land patent issue any patent issue maintenance for a line of the land patent issue any patent issue maintenance for a line of the land patent is a line of the land patent	the duty small en ee due aft are that al d belief ar atements a United Sta uing therea	to file, in this a tity status prior er the date on w I statements ma be believed to be and the like so a tes Code, and on, or any pater	application to paying which status ade herein e true; and made are p that such wat to which t	or patent, notification of any, or at the time of paying, t as a small entity is no longer of my own knowledge are tr further that these statements unishable by fine or imprisonallful false statements may jeo	he earliest appropriate ue and that were mad ment, or bo pardize the ed.	of the issue fee of a (37 CFR 1.28(b)) It all statements made with the knowledge th, under Section 10 validity of the application.
entitlement to maintenance for large declar information and willful false stated any patent issues NAME OF PERSONAME OF PE	the duty small en ee due afte are that al d belief ar atements a United Sta uing thereo SON SIGN	to file, in this a tity status prior er the date on w I statements ma be believed to b and the like so a tes Code, and on, or any pater	application to paying which status ade herein e true; and made are p that such wat to which t	or patent, notification of any, or at the time of paying, t as a small entity is no longer of my own knowledge are tr further that these statements unishable by fine or imprisonallful false statements may jeo his verified statement is direct	he earliest appropriate ue and that were mad ment, or bo pardize the ed.	of the issue fee of a (37 CFR 1.28(b)) It all statements made with the knowledge th, under Section 10 validity of the application.
entitlement to maintenance for the reby declar information and willful false stated any patent issues NAME OF PERSTITLE OF	the duty small en ee due afte are that al d belief ar atements a United Sta uing thereo SON SIGN	to file, in this a tity status prior er the date on w I statements ma be believed to b and the like so a tes Code, and on, or any pater	application to paying which status ade herein e true; and made are p that such wat to which t	or patent, notification of any, or at the time of paying, t as a small entity is no longer of my own knowledge are tr further that these statements unishable by fine or imprisonallful false statements may jeo his verified statement is direct	he earliest appropriate ue and that were mad ment, or bo pardize the ed.	of the issue fee of a (37 CFR 1.28(b)) It all statements made with the knowledge th, under Section 10 validity of the application.
entitlement to maintenance for large per la large per lar	e the duty small en ee due afte ere that al d belief ar atements a United Sta uing thereo SON SIGN SON SIGN OWNER:	to file, in this a lity status prior er the date on was statements make believed to be and the like so lates Code, and on, or any pater SING:	application to paying which status ade herein e true; and made are p that such wat to which t	or patent, notification of any, or at the time of paying, t as a small entity is no longer of my own knowledge are tr further that these statements unishable by fine or imprisonallful false statements may jeo his verified statement is direct	he earliest appropriate ue and that were mad ment, or bo pardize the ed.	of the issue fee of a (37 CFR 1.28(b)) It all statements made with the knowledge th, under Section 10 validity of the application.
entitlement to maintenance for large declar information and willful false stated any patent issues the control of PERSOTHER THAN COTHER TH	e the duty small en ee due afte ere that al d belief ar atements a United Sta uing thereo SON SIGN SON SIGN OWNER:	to file, in this a lity status prior er the date on was statements make believed to be and the like so lates Code, and on, or any pater SING:	application to paying which status ade herein e true; and made are p that such wat to which t	or patent, notification of any, or at the time of paying, t as a small entity is no longer of my own knowledge are tr further that these statements unishable by fine or imprisonallful false statements may jeo his verified statement is direct	he earliest appropriate ue and that were mad ment, or bo pardize the ed.	of the issue fee of a (37 CFR 1.28(b)) It all statements made with the knowledge th, under Section 10 validity of the application.
entitlement to maintenance for large per la large per lar	e the duty small en ee due afte ere that al d belief ar atements a United Sta uing thereo SON SIGN SON SIGN OWNER:	to file, in this a lity status prior er the date on was statements make believed to be and the like so lates Code, and on, or any pater SING:	application to paying, which status ade herein e true; and made are p that such w at to which t	or patent, notification of any, or at the time of paying, t as a small entity is no longer of my own knowledge are tr further that these statements unishable by fine or imprisonallful false statements may jeo his verified statement is direct	he earliest appropriate ue and that were mad ment, or bo pardize the ed.	of the issue fee of a (37 CFR 1.28(b)) It all statements made with the knowledge th, under Section 10 validity of the application.
entitlement to maintenance for a line of the line of t	e the duty small en ee due afte ere that al d belief ar atements a United Sta uing thereo SON SIGN SON SIGN OWNER:	to file, in this a lity status prior er the date on was statements make believed to be and the like so lates Code, and on, or any pater SING:	application to paying, which status ade herein e true; and made are p that such w at to which t	or patent, notification of any, or at the time of paying, t as a small entity is no longer of my own knowledge are tr further that these statements unishable by fine or imprisonallful false statements may jeo his verified statement is direct	he earliest appropriate ue and that were mad ment, or bo pardize the ed.	of the issue fee of a (37 CFR 1.28(b)) It all statements made with the knowledge th, under Section 10 validity of the application.
entitlement to maintenance for a line of the line of t	e the duty small en ee due afte ere that al d belief ar atements a United Sta uing thereo SON SIGN SON SIGN OWNER:	to file, in this a lity status prior er the date on was statements make believed to be and the like so lates Code, and on, or any pater SING:	application to paying, which status ade herein e true; and made are p that such w at to which t	or patent, notification of any, or at the time of paying, t as a small entity is no longer of my own knowledge are tr further that these statements unishable by fine or imprisonallful false statements may jeo his verified statement is direct	he earliest appropriate ue and that were mad ment, or bo pardize the ed.	of the issue fee of a (37 CFR 1.28(b)) It all statements made with the knowledge th, under Section 10 validity of the application.
entitlement to maintenance for a line of the line of t	e the duty small en ee due afte ere that al d belief ar atements a United Sta uing thereo SON SIGN SON SIGN OWNER:	to file, in this a lity status prior er the date on was statements make believed to be and the like so lates Code, and on, or any pater SING:	application to paying, which status ade herein e true; and made are p that such w at to which t	or patent, notification of any, or at the time of paying, t as a small entity is no longer of my own knowledge are tr further that these statements unishable by fine or imprisonallful false statements may jeo his verified statement is direct	he earliest appropriate ue and that were mad ment, or bo pardize the ed.	of the issue fee of a (37 CFR 1.28(b)) It all statements made with the knowledge th, under Section 10 validity of the application.
entitlement to maintenance for a line of the line of t	e the duty small en ee due afte ere that al d belief ar atements a United Sta uing thereo SON SIGN SON SIGN OWNER:	to file, in this a lity status prior er the date on was statements make believed to be and the like so lates Code, and on, or any pater SING:	application to paying, which status ade herein e true; and made are p that such w at to which t	or patent, notification of any, or at the time of paying, the as a small entity is no longer of my own knowledge are the further that these statements unishable by fine or imprisonable in the statements may jee this verified statement is directly contact.	he earliest appropriate ue and that were mad ment, or bo pardize the ed.	of the issue fee of a (37 CFR 1.28(b)) It all statements made with the knowledge th, under Section 10 validity of the application.
entitlement to maintenance for I hereby declar information and willful false sta Title 18 of the	e the duty small en ee due afte ere that al d belief ar atements a United Sta uing thereo SON SIGN SON SIGN OWNER:	to file, in this a lity status prior er the date on was statements make believed to be and the like so lates Code, and on, or any pater SING:	application to paying, which status ade herein e true; and made are p that such w at to which t	or patent, notification of any, or at the time of paying, the as a small entity is no longer of my own knowledge are the further that these statements unishable by fine or imprisonable in the statements may jee this verified statement is directly contact.	he earliest appropriate ue and that were mad ment, or bo pardize the ed.	of the issue fee of a (37 CFR 1.28(b)) It all statements made with the knowledge th, under Section 10 validity of the application.

Attorney's Docket No.: 10980/010001/122315.5 LK

APPLICATION

FOR

UNITED STATES LETTERS PATENT

TITLE:

METHOD AND SYSTEM FOR DYNAMICALLY

SUPERIMPOSING ON A BACKGROUND OBJECT

DOWNLOADED THROUGH THE INTERNET

APPLICANT:

SIVAN TAFLA

CERTIFICATE OF MAILING BY EXPRESS MAIL

Express Mail Label No.	EL528185192US	
LADICSS Man Lauci No.	LL32010317200	

I hereby certify under 37 CFR §1.10 that this correspondence is being deposited with the United States Postal Service as Express Mail Post Office to Addressee with sufficient postage on the date indicated below and is addressed to the Assistant Commissioner for Patents, Washington, D.C. 20231.

	February 10, 2000	
Date of Dep	ogit ()	
N	1.7. Augustus	
Signature '		
	Mike Augustine	

Typed or Printed Name of Person Signing Certificate

Method and system for dynamically superimposing multimedia on a background object downloaded through the Internet

FIELD OF THE INVENTION

This invention relates to advertising over the Internet.

BACKGROUND OF THE INVENTION

Many Internet sites make provision for the inclusion of advertisement banners in their web pages. In such case, a predetermined area of the web page is designated for the inclusion of an advertising banner that is downloaded from a specified web server whose address is also specified when the web page is designed. If the advertising banner itself changes, then the change will automatically be reflected in the web page reaching a client without requiring any change to the web page downloaded by the client. Moreover, the need to allocate an area of the web page to the advertisement banner limits the area of the web page that is available for conveying other information specific to the web site. Thus, the web site must sacrifice some of its own valuable area in order to support the advertising banner.

Advertising banners are designed to appeal to the web surfer in the hope that the advertised product or service will be of sufficient interest to the web surfer that he will be inclined to click on the advertisement banner and, by so doing, enter the referent web site. In fact, user reaction to static or multimedia based banners is very low and simply not comparable to other advertising and direct mail response rates.

Classical banners can convey only a simple static message. As noted above, usually all presentations are predefined and pre-created. To this extent, they are no different than an advertisement stuck to a car or bus. They are further usually limited to a limited amount of information. For example, some portals limit the banner weight to 9-12 k bytes.

Animation programs are known which allow animated objects to be created within a predefined window. Such objects may, if desired, have the property that any area within the boundary of the window not actually overlayed by the object is transparent. So far as is known, it has not been suggested to embed animation objects in lieu of a conventional advertising banner in order to present an animated advertisement to the web surfer. However, even if such were done, this would still have to be accommodated in the web page and so would not address the loss of useful area available to the web site for conveying its own proprietary information.

It would therefore be desirable to allow an animated advertisement to be associated with a web page for conveying through the web without requiring that space be reserved in the web page for accommodating the animated advertisement. Furthermore, the dynamic nature of an animated advertisement would be improved and better adapted to capture a user's attention if its location relative to the host web page were also dynamic. This would be even further enhanced if the timing of the dynamic banner were itself unpredictable to the end-user. It would also be desirable to allow the advertisement to be shown without requiring special action on the part of the web surfer.

SUMMARY OF THE INVENTION

It is therefore an object of the invention to provide an animated advertisement for use with a web page, which does not require that space be reserved in the web page for accommodating the animated advertisement.

According to a first aspect of the invention there is provided a method for presenting an animated advertisement on a web page, comprising the following steps all carried out by a web server:

15

20

- (a) obtaining a web page layer adapted to contain an animated advertisement content having at least one object adapted to run across a web page downloaded to a client computer connected to the web server without obscuring or disabling portions of the web page lying outside a boundary of said objects at any given instant of time, and
- (b) downloading said web page layer to the client computer for displaying the animated advertisement content in association with the web page.

According to a specific embodiment, the web page and the web page layer are downloaded to the client computer by the same web server. More generally, however, the web page and the web page layer may be downloaded to the client computer by different web servers.

According to a second aspect of the invention, there is provided a method for presenting an animated advertisement on a web page, comprising the following steps all carried out by a client computer connected to a web server:

- (a) downloading a web page from the web server,
- (b) superimposing over said web page a web page layer containing the animated advertisement having at least one object adapted to run across the web page without obscuring or disabling portions of the web page lying outside a boundary of said objects at any given instant of time, and
- (c) applying a trigger signal for starting the animated advertisement.

Preferably, the web page layer is a DHTML layer containing an animated object adapted to be viewed in association with the web page. As the object moves relative to the web page, only those portions of the web page overlaid at any instant of time by the object are obscured.

5 BRIEF DESCRIPTION OF THE DRAWINGS

In order to understand the invention and to see how it may be carried out in practice, a preferred embodiment will now be described, by way of non-limiting example only, with reference to the accompanying drawings, in which:

. 20

Fig. 1a is an exploded pictorial representation of a web page and a web page layer bearing an animated advertisement;

Fig. 1b is a pictorial representation of the web page layer shown in Fig. 1a superimposed on the web page therein:

- Fig. 2a is an exploded pictorial representation of the web page and a subsequent frame of the web page layer;
- Fig. 2b is a pictorial representation of the web page layer shown in Fig. 2a superimposed on the web page therein;
- Fig. 3 is a flow diagram showing the principal operating steps associated with a method carried out by a web server in accordance with the invention;
 - Fig. 4 is a flow diagram showing the principal operating steps associated with a method carried out by a client machine in accordance with a first embodiment of the invention;
- Fig. 5 is a flow diagram showing the principal operating steps associated with a method carried out by a client machine in accordance with a second embodiment of the invention;
 - Fig. 6 is a block diagram showing functionally a system including a web server and a client machine for implementing the invention.

DETAILED DESCRIPTION OF PREFERRED EMBODIMENTS

Figs. 1a and 2a show a web page 10 written using HTML in known manner. Independently, an animated advertisement 11 is embedded within a separate web page layer 12 using known DHTML technology. The animation itself is likewise accomplished using off-the-shelf vector graphic tools and is not per se a feature of the invention. In a preferred embodiment reduced to practice, the animation was prepared using Flash, this being a proprietary vector graphics program produced and distributed by Macromedia Inc. Details and virtual examples can be seen in their web site http://www.flash.com/. Flash is a registered trademark of Macromedia Inc.

A cow 13 in the animated advertisement 11 constitutes at least one object that is adapted to run across the web page without obscuring or disabling portions of the web page 10 lying outside a boundary 14 of the cow 13 at any given instant of time. The animated cow 13 may move within an imaginary rectangle within the web page layer 12 of just sufficient dimension to accommodate the cow or the rectangle may be the whole web page layer 12. This is not in itself significant because, as noted above, only the boundary or contour of the object constituting the cow 13 determines what portions, if any, of the underlying web page 10 are obscured and disabled. Specifically, and most importantly, any portions of the web page 10 outside the boundary 14 of the cow 13 at any instant of time are visible to the web surfer and are fully enabled. In fact, those portions of the web page 10 within the boundary 14 of the cow 13 at any instant of time, whilst obscured, are still enabled albeit instantaneously inaccessible to the web surfer. It is often desirable that as the animation runs, critical parts of the web page remain visible 15 even as the animation object or objects move across the web page. To this end, at least part of the animation object or objects may be translucent.

Figs. 1b and 2b show pictorially the web page layer 12 shown in Figs. 1a and 2a, respectively, superimposed on the web page 10 therein. The cow 12 moves across the web layer, obscuring different portions of the web page at successive instants of time. However, all other portions of the web page 10 remain visible and enabled.

Referring to Fig. 3 there will be described a method for presenting an animated advertisement on a web page, comprising the following steps all carried out by a web server. A web page is initially downloaded to a client computer connected to the web server. Thereafter, preferably during idle communication time of the client computer, the animated advertisement layer content is downloaded to the client computer. As noted above, this may be done by the same web server or by a different web server. The animated advertisement contains at least one object adapted to run across the web page without obscuring or disabling portions of the web page lying outside a boundary of said objects at any given instant of time.

Having been thus downloaded, the animated advertisement remains in memory within the client computer and is disabled such that the client user (or web surfer) sees only the web page. In order for the animated advertisement to appear superimposed on the web page, it must first be triggered. This can be done in several ways. Thus, a trigger signal may be sent by the web server to the client for starting the animation a predetermined time interval after downloading to the client computer. Here, too, the trigger signal can be sent by a completely independent web server if required. Alternatively, the animated advertisement may include an integral trigger signal for running the animated advertisement a predetermined time after being downloaded to the client. According to yet another possibility, a mobile program, such as a lava applet, may be downloaded to the client computer for creating the trigger signal. Java is a registered trademark of Sun Microsystems Limited. In any event, the trigger signal may be independent of any activity performed by a user of the client computer. Alternatively, the trigger signal may be generated consequent to predetermined activity by the user, such as dragging the mouse and so on.

Figs. 4 and 5 show flow charts of methods carried out by the client computer for presenting an animated advertisement on a web page according to different preferred embodiments. A web page is first downloaded from the web server. A "web page layer" containing an embedded animated advertisement is then superimposed over the web page. The animation is then triggered so that one or more animation objects run across the web page without obscuring or disabling portions of the web page lying outside a boundary of the animation objects at any given instant of time. Typically, the web page layer is itself downloaded from a web server and contains links to animated objects, which themselves are downloaded to the client computer from one or more web servers. In such manner, the animated advertisement content may be added to the web page layer prior to superimposing on to the web page.

In order for the animated advertisement to appear superimposed on the web page, it must first be triggered. This can be done in several ways. Thus, a trigger

signal may be sent by the web server to the client for starting the animation a predetermined time interval after downloading to the client computer. Alternatively, the animated advertisement may include an integral trigger signal for running the animated advertisement a predetermined time after being downloaded to the client. According to yet another possibility, a mobile program, such as a Java applet, may be downloaded to the client for creating the trigger signal. Java is a registered trademark of Sun Microsystems Limited.

Fig. 5 shows yet a further embodiment where the animation is a separate application program run independent of the web server although it may, if desired, be downloaded from the web server, either once and for all or together with each web page. Running the application program compiles a "pseudo-web page layer" and applies the trigger signal for running the animated advertisement. The trigger signal may be independent of any activity performed by the client. Alternatively, the trigger signal may be generated consequent to predetermined activity by the user, such as dragging the mouse and so on. In this embodiment, the animated object may be loaded locally rather than being downloaded from the web server. However, it is conceptually identical to the web page layer described above and for this reason the term "web page layer" is used herein and in the appended claims without regard to the actual source thereof.

Fig. 6 is a block diagram showing functionally a system designated generally as 20 comprising a web server 21 and a client computer 22 coupled thereto via the Internet 23. The web server 21 comprises a processor 24 and a memory 25 coupled thereto for storing therein the web page 10 and the web page layer 12 containing the animated advertisement. A communication mechanism 26 25 is coupled to the processor 24 for successively downloading the web page 10 and the web page layer 12 to the client computer 22. A clock 27 is coupled to the processor 24 and a triggering unit 28 is responsively coupled to the clock 27 for sending a trigger signal to the client computer 22 for starting the animated advertisement

The client computer 22 comprises a processor 30 and a memory 31 coupled thereto and adapted to store therein the web page 10 and the web page layer 12 containing the animated advertisement. A communication mechanism 32 is coupled to the processor 30 for downloading the web page 10 from the web server 21 for storage in the memory 31. A triggering unit 33 coupled to the processor 30 applies a trigger signal for starting the animated advertisement, and an overlay mechanism 34 is coupled to the triggering unit 33 and is responsive to the trigger signal for superimposing the web page layer 12 over the web page 10.

It will be understood that other modifications than those specifically described will be apparent to those skilled in the art. Thus, for example, whilst in the preferred embodiment, the animation is created using a vector graphics program, the invention equally well contemplates the use of video clips and other graphics formats.

It will also be understood that the web server and the client computer according to the invention may be suitably programmed computers. Likewise, the invention contemplates a computer program being readable by a computer for executing the method of the invention. The invention further contemplates a machine-readable memory tangibly embodying a program of instructions executable by the machine for executing the method of the invention.

In the method claims that follow, alphabetic characters used to designate claim steps are provided for convenience only and do not imply any particular order of performing the steps.

CLAIMS:

5

- 1. A method for presenting an animated advertisement on a web page, comprising the following steps, all carried out by a web server:
 - (a) obtaining a web page layer adapted to contain an animated advertisement content having at least one object adapted to run across a web page downloaded to a client computer connected to the web server without obscuring or disabling portions of the web page lying outside a boundary of said objects at any given instant of time, and
 - (b) downloading said web page layer to the client computer for displaying the animated advertisement content in association with the web page.
- 2. The method according to Claim 1, wherein the web page is downloaded to the client computer by said web server.
- 3. The method according to Claim 1, wherein the web page is downloaded to the client computer by a different web server.
- The method according to according to Claim 1, further including the step of sending a trigger signal to the client computer for starting the animation.
 - 5. The method according to Claim 1, wherein the animated advertisement is a video clip.
- 6. The method according to Claim 1, wherein the animated advertisement is a vector animation script.
 - 7. The method according to Claim 1, wherein the trigger signal is independent of any autonomous activity performed by a user of the client computer.
 - 8. The method according to Claim 1, further including the step of down-loading to the client a mobile program for creating the trigger signal.
- 25 9. The method according to Claim 1, wherein the animated advertisement includes an integral trigger signal for running the animated advertisement.
 - 10. The method according to Claim 1, wherein step (b) is performed during idle communication periods of the client computer.

- 11. The method according to Claim 1, wherein at least part of the at least one object is translucent.
- 12. A web server for presenting an animated advertisement on a web page, the web server comprising:

a processor,

a memory coupled to the processor and storing therein a web page layer adapted to contain an animated advertisement content containing at least one object adapted to run across the web page without obscuring or disabling portions of the web page lying outside a boundary of said objects at any given instant of time, and

a communication mechanism coupled to the processor for successively downloading the web page and the web page layer to a client computer connected to the web server.

13. The web server according to Claim 12, wherein: the web page is stored in the memory, and

the communication mechanism successively downloads the web page and the web page layer to the client computer.

- 14. The web server according to Claim 12, wherein the processor is responsive to a clock for sending a trigger signal to the client for starting the animation.
- 15. The web server according to Claim 12, wherein the animated advertisement is a video clip.
 - 16. The web server according to Claim 12, wherein the animated advertisement is a vector animation script.
- 17. The web server according to Claim 12, wherein the communication mechanism is responsive to the processor for downloading to the client a mobile program for creating the trigger signal.
 - 18. The web server according to Claim 12, wherein the animated advertisement includes an integral trigger signal for running the animated advertisement.

- 19. The web server according to Claim 12, wherein the communication mechanism is responsive to the processor for downloading the animated advertisement content during idle communication periods of the client computer.
- 20. The web server according to Claim 12, wherein at least part of the at least one object is translucent.
- 21. A method for presenting an animated advertisement on a web page, comprising the following steps all carried out by a client computer connected to a web server:
 - (a) downloading a web page from the web server,
 - (b) superimposing over said web page a web page layer containing the animated advertisement having at least one object adapted to run across the web page without obscuring or disabling portions of the web page lying outside a boundary of said objects at any given instant of time, and
 - (c) applying a trigger signal for starting the animated advertisement.
- 15 22. The method according to Claim 21, wherein steps (b) and (c) include running an application program for compiling the web page layer and applying the trigger signal.
 - 23. The method according to Claim 22, further including downloading the application program from a web server.
- 20 24. The method according to Claim 22, wherein the application program generates an integral trigger signal for running the animated advertisement.
 - 25. The method according to Claim 21, wherein step (b) includes downloading the web page layer from a web server.
 - 26. The method according to Claim 25, further including the step of receiving a trigger signal from a web server for starting the animation.
 - 27. The method according to Claim 21, wherein the animated advertisement is a video clip.
 - 28. The method according to Claim 21, wherein the animated advertisement is a vector animation script.

- 29. The method according to Claim 21, wherein the trigger signal is independent of any autonomous activity performed by a user of the client computer.
- 30. The method according to Claim 25, further including the step of down-loading from the web server a mobile program for creating the trigger signal.
- 5 31. The method according to Claim 25, wherein the animated advertisement includes an integral trigger signal for running the animated advertisement.
 - 32. The method according to Claim 21, wherein at least part of the at least one object is translucent.
- 33. A client machine for presenting an animated advertisement on a web page, the machine comprising:

a processor,

a memory coupled to the processor and adapted to store therein a web page and a web page layer containing the animated advertisement containing at least one object adapted to run across the web page without obscuring or disabling portions of the web page lying outside a boundary of said objects at any given instant of time,

a communication mechanism coupled to the processor for downloading a web page from a web server to said memory,

a triggering unit coupled to the processor for applying a trigger signal for starting the animated advertisement, and

an overlay mechanism coupled to the triggering unit and responsive to the trigger signal for superimposing over said web page a web page layer.

- 34. The client machine according to Claim 33, wherein the overlay mechanism is constituted by an application program for compiling the web page layer or a "pseudo web page layer" and applying the trigger signal.
- 35. The client machine according to Claim 34, wherein the communication mechanism is adapted to download the application program from a web server.
- 36. The client machine according to Claim 34, wherein the application program is adapted to generate an integral trigger signal for running the animated advertisement.

- 37. The client machine according to Claim 33, wherein the communication mechanism is adapted to download the web page layer from a web server.
- 38. The client machine according to Claim 37, wherein the triggering unit receives a trigger signal from the web server for starting the animation.
- 5 39. The client machine according to Claim 33, wherein the animated advertisement is a video clip.
 - 40. The client machine according to Claim 33, wherein the animated advertisement is a vector animation script.
- 41. The client machine according to Claim 33, wherein the triggering unit is independent of any autonomous activity performed by a user of the client machine for generating the trigger signal.
 - 42. The client machine according to Claim 37, wherein the communication mechanism is adapted to download from the web server a mobile program for creating the trigger signal.
- 15 43. The client machine according to Claim 37, wherein the animated advertisement includes an integral trigger signal for running the animated advertisement.
 - 44. The client machine according to Claim 33, wherein at least part of the at least one object is translucent.
- 45. A program storage device readable by machine, tangibly embodying a program of instructions executable by the machine to perform method steps for presenting an animated advertisement on a web page, said method steps comprising:
 - (a) downloading a web page to a client computer connected to the web server, and
 - (b) downloading to the client computer a web page layer containing the animated advertisement containing at least one object adapted to run across the web page without obscuring or disabling portions of the web page lying outside a boundary of said objects at any given instant of time.

46. A computer program product comprising a computer useable medium having computer readable program code embodied therein for presenting an animated advertisement on a web page, the computer program product comprising:

computer readable program code for causing the computer to download a

web page to a client computer connected to the web server, and

computer readable program code for causing the computer to download to the client computer a web page layer containing the animated advertisement containing at least one object adapted to run across the web page without obscuring or disabling portions of the web page lying outside a boundary of said objects at any given instant of time.

- 47. A program storage device readable by machine, tangibly embodying a program of instructions executable by the machine to perform method steps for presenting an animated advertisement on a web page, said method steps comprising:
 - (a) downloading a web page from a web server.
 - (b) superimposing over said web page a web page layer containing the animated advertisement containing at least one object adapted to run across the web page without obscuring or disabling portions of the web page lying outside a boundary of said objects at any given instant of time, and
 - (c) applying a trigger signal for starting the animated advertisement.
- 48. A computer program product comprising a computer useable medium having computer readable program code embodied therein for presenting an animated advertisement on a web page, the computer program product comprising:

computer readable program code for causing the computer to download a web page from a web server,

computer readable program code for causing the computer to superimpose over said web page a web page layer containing the animated advertisement containing at least one object adapted to run across the web page without obscuring

20

25

LO

15

or disabling portions of the web page lying outside a boundary of said objects at any given instant of time, and

computer readable program code for causing the computer to apply a trigger signal for starting the animated advertisement.

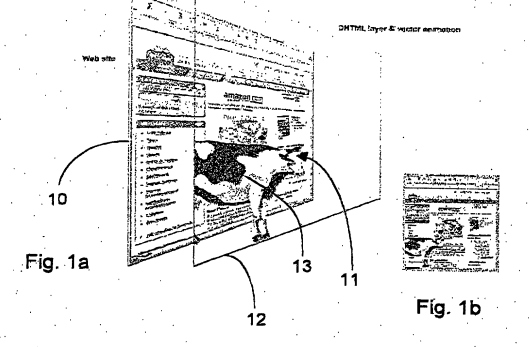
- 49. A program storage device readable by machine, tangibly embodying a program of instructions executable by the machine to perform method steps for presenting an animated advertisement on a web page, comprising the following steps:
 - (a) obtaining a web page layer adapted to contain an animated advertisement content having at least one object adapted to run across a web page downloaded to a client computer connected to the web server without obscuring or disabling portions of the web page lying outside a boundary of said objects at any given instant of time, and
 - (b) downloading said web page layer to the client computer for displaying the animated advertisement content in association with the web page.
- 50. A computer program product comprising a computer useable medium having computer readable program code embodied therein for presenting an animated advertisement on a web page, the computer program product comprising:

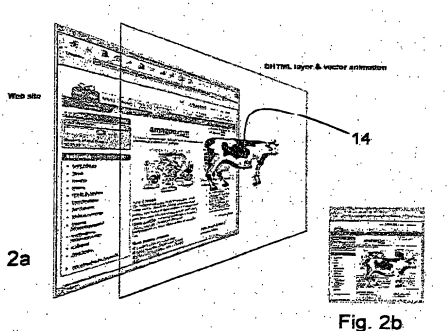
computer readable program code for causing the computer to obtain a web page layer adapted to contain an animated advertisement content having at least one object adapted to run across a web page downloaded to a client computer connected to the web server without obscuring or disabling portions of the web page lying outside a boundary of said objects at any given instant of time, and

computer readable program code for causing the computer to download said web page layer to the client computer for displaying the animated advertisement content in association with the web page.

ABSTRACT

A method and system for presenting an animated advertisement on a web page, wherein a web server obtains a web page layer adapted to contain an animated advertisement content having at least one object adapted to run across a web page downloaded to a client computer connected to the web server without obscuring or disabling portions of the web page lying outside a boundary of those objects at any given instant of time, and downloads the web page layer to the client computer for displaying the animated advertisement content in association with the web page.





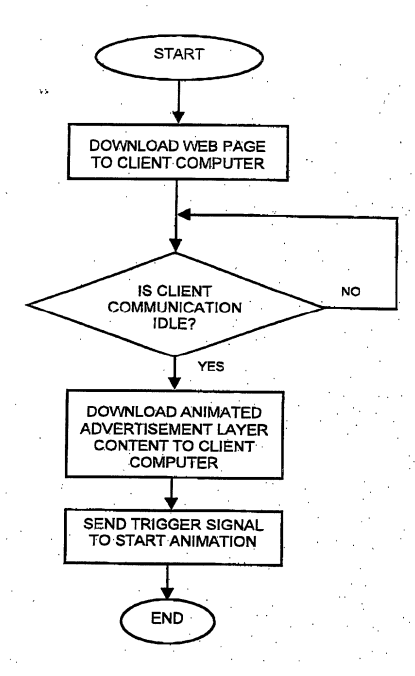


FIG. 3

man the grant limit then

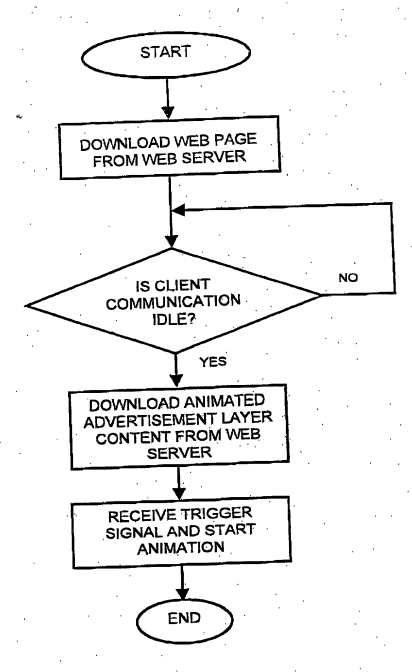


FIG. 4

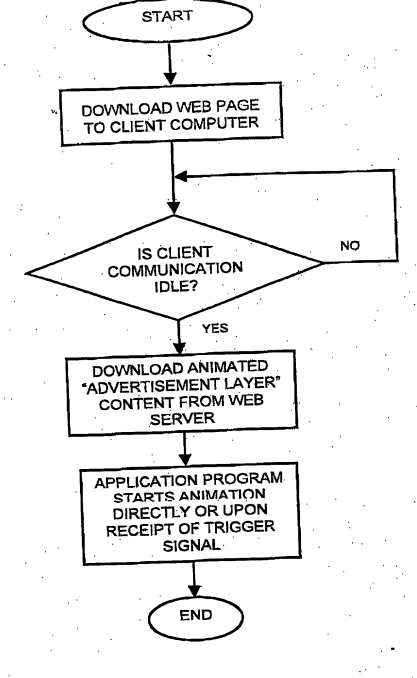


FIG. 5

and the Transmiller has the first first

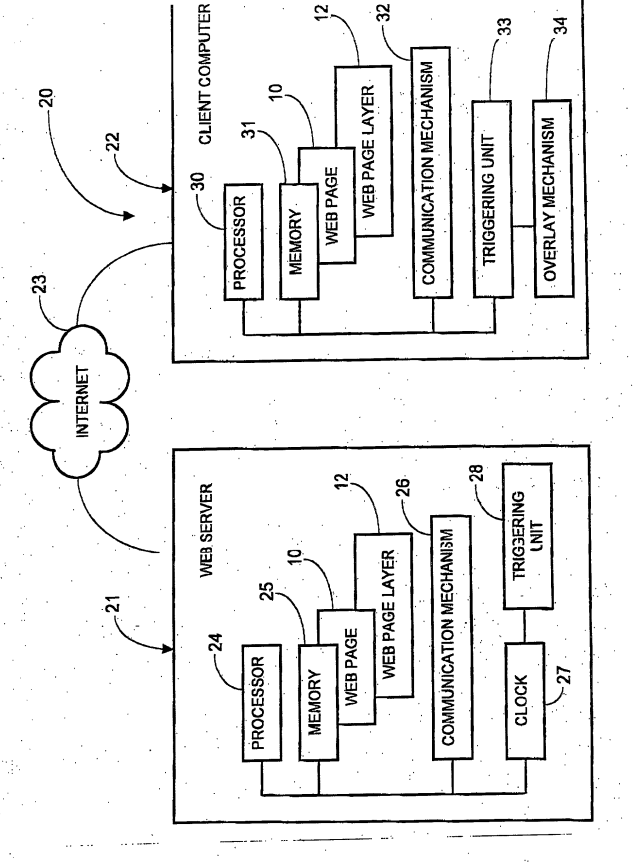


FIG. 6

Docket No. 10980/010001

Declaration and Power of Attorney For Patent Application English Language Declaration

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name, I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled METHOD AND SYSTEM FOR DYNAMICALLY SUPERIMPOSING MULTIMEDIA ON A BACKGROUND OBJECT DOWNLOADED THROUGH THE INTERNET the specification of which (check one) is attached hereto. was filed on as United States Application No. or PCT International Application Number and was amended on (if applicable) I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56. I hereby claim foreign priority benefits under Title 35, United States Code, Section 119(a)-(d) or Section 365(b) of any foreign application(s) for patent or inventor's certificate, or Section 365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate or PCT International application having a filing date before that of the application on which priority is claimed. Prior Foreign Application(s) Priority Not Claimed 133560 ISRAEL 16 December 1999 (Number) (Country) (Day/Month/Year Filed) (Number) (Country) (Day/Month/Year Filed) (Number) (Country) (Day/Month/Year Filed)

 DTO I	CD 04	an net	(Modified

application(s) listed below:		
(Application Serial No.)	(Filing Date)	
(Application Serial No.)	(Filing Date)	
	· ·	
(Application Serial No.)	(Filing Date)	
Section 365(c) of any PCT Internated insofar as the subject matter of earlinted States or PCT International J.S.C. Section 112, I acknowledge of the section 1.56 which became available.	ional application designating ach of the claims of this ap application in the manner p the duty to disclose to the to be material to patentable between the filing date of	the United States, listed below are plication is not disclosed in the proprovided by the first paragraph of United States Patent and Trademaility as defined in Title 37, C. F. I
Section 365(c) of any PCT Internated insofar as the subject matter of earlinited States or PCT International J.S.C. Section 112, I acknowledge of the section 1.56 which became available.	ional application designating ach of the claims of this ap application in the manner p the duty to disclose to the to be material to patentable between the filing date of	the United States, listed below ar plication is not disclosed in the proprovided by the first paragraph of United States Patent and Tradema cility as defined in Title 37, C. F. I
Section 365(c) of any PCT Internated insofar as the subject matter of earlinited States or PCT International J.S.C. Section 112, I acknowledge of the section 1.56 which became available.	ional application designating ach of the claims of this ap application in the manner p the duty to disclose to the to be material to patentable between the filing date of	the United States, listed below ar plication is not disclosed in the prorovided by the first paragraph of United States Patent and Trademaility as defined in Title 37, C. F. I the prior application and the nation (Status)
Section 365(c) of any PCT Internations in sofar as the subject matter of ear anited States or PCT International J.S.C. Section 112, I acknowledge office all information known to me Section 1.56 which became available or PCT International filing date of the	ional application designating ach of the claims of this ap application in the manner parameter to the duty to disclose to the to be material to patentable between the filing date of is application:	any United States application(s), the United States, listed below ar plication is not disclosed in the prorovided by the first paragraph of United States Patent and Tradema cility as defined in Title 37, C. F. If the prior application and the nation (Status) (patented, pending, abandoned) (Status) (patented, pending, abandoned)
Section 365(c) of any PCT Internations of a section 365(c) of any PCT Internations of earlies of the States or PCT International J.S.C. Section 112, I acknowledge office all information known to me Section 1.56 which became available or PCT International filing date of the (Application Serial No.)	ional application designating ach of the claims of this application in the manner per the duty to disclose to the eto be material to patentable between the filing date of its application: (Filing Date)	the United States, listed below ar plication is not disclosed in the prorovided by the first paragraph of United States Patent and Trademaility as defined in Title 37, C. F. I the prior application and the nation (Status) (patented, pending, abandoned)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

onnected therewith. (list name and registration number	, ,
·	
end Correspondence to:	
irect Telephone Calls to: (name and telephone numb	er)
Sivan Tafla 13-6137218	
Full name of sole or first inventor	·
Sivan TAFLA Sole or first inventor's signature	Date ,
	31/01/00
Residence / 26 Bosel Street, Petach-Tikva 49323, Israel	· ·
Citizenship	
Post Office Address	
26 Bosel Street, Petach-Tikva 49323, Israel	
Full name of second inventor, if any	
Second Inventor's signature	. Date
Second inventors signature	
Residence	
Residence	